

United States Department of State

Washington, D.C. 20520

January 14, 2009

Ms. Nancy Mayer-Whittington United States District Court For the District of Columbia 333 Constitution Avenue, N.W. Washington, D.C. 20001

> Re: Jeremy Levin and Dr. Lucille Levin, v. The Islamic Republic of Iran, et al, Case no. 1:05CV02494

Dear Ms. Mayer-Whittington:

I am writing regarding the Court's request for service of judgments and notices of default judgment pursuant to 28 U.S.C. 1608(a)(4) upon defendants the Islamic Republic of Iran, the Iranian Ministry of Information and Security and the Iranian Revolutionary Guard Corps in the above mentioned lawsuit.

Because the United States does not maintain diplomatic relations with the government of Iran, the Department of State is assisted by the Foreign Interests Section of the Embassy of Switzerland in Tehran in delivering these documents to the Iranian Ministry of Foreign Affairs.

The documents were transmitted to the Iranian Ministry of Foreign Affairs under cover of diplomatic notes 1060-IE, 1061-IE and 1062-IE, each dated and delivered on February 21, 2008. While service under 28 U.S.C. 1608(a)(4) is effective upon delivery of the diplomatic note, the documents were subsequently returned to the Foreign Interests Section of the Swiss Embassy in Tehran.

I am enclosing copies of the documents transmitted as well as certified copies of the diplomatic notes used to transmit them to the Iranian Ministry of Foreign Affairs. This includes the authenticated certification of

the Head of the U.S. Interests Section at the Swiss Embassy in Tehran and the certification of the Vice Consul of the U.S. Embassy in Bern.

Should you have any questions regarding this matter, please do not hesitate to contact me at (202) 736-9115.

Sincerely,

William P. Fritzlen

Attorney Adviser

Office of Policy Review and Interagency Liaison

Enclosures As Stated

Cc: Ms. Suzelle M. Smith, Esq.

Howarth & Smith

523 West Sixth Street, Suite 728

Los Angeles, CA 90014



Confederation of Switzerland)
Bern, Canton of Bern) SS:
Imbassy of the United States of America)

John M. Grondelski, a consular officer at the Embassy of he United States at Bern, Switzerland, certify that this a true copy of Embassy note number 17489 dated October 2008, which was transmitted to the Swiss Ministry of reign Affairs on October 8, 2008 for further transmission the American Interests Section of the Swiss Embassy in hran, Iran.

grature of Consular Officer

John M. GRONDELSKI
(Typed name of Consular Officer)

Consul of the United States of America (Title of Consular Officer)



October 8, 2008

cons no. 17489

Federal Department of Foreign Affairs Foreign Interests Service Bundeshaus Nord 3003 Bern

Subject: JUDICIAL ASSISTANCE: Service of process under the Foreign Sovereign Immunities Act (FSIA) - Jeremy LEVIN, et al. v. the Islamic Republic of Iran, et al., Case No. 05-2494

REF:

The Department of State has requested the delivery of the enclosed Orders and Judgments to the Ministry of Foreign Affairs of the Islamic Republic of Iran pursuant to the Foreign Sovereign Immunities Act in the matter of Jeremy Levin, et al. v. the Islamic Republic of Iran, et al., Case No. 05-2494.

The Embassy is herewith requesting the Swiss Ministry of Foreign Affairs to transmit the documents to the American Interests Section of the Swiss Embassy in Tehran. Islamic Republic of Iran, the Iranian Ministry of Information and Security and the Iranian Revolutionary Guard Corps are defendants in the above-mentioned suit. The American Interests Section should transmit the Orders and Judgments to the Iranian Ministry of Foreign Affairs under cover of three diplomatic notes utilizing the language provided in the enclosed instructions.

Transmittal should be done in a manner which enables the Embassy to confirm delivery. The American Interests Section should execute the certification of the diplomatic notes, which will be forwarded by the Department of State to the requesting court in the United States.

Case 1:09-cv-05900-RPP Document 273-3 Filed 09/24/10 Page 5 of 20

Enclosed are the appropriate parts of a message the Embassy received from the Department of State as well as two sets of documents for each defendant.

The Embassy would appreciate being informed of the date the American Interests Section of the Swiss Embassy in Tehran receives the documents as well as the date the Interests Section forwards the documents to the Iranian authorities.

SPP's assistance is much appreciated.





nfederation of Switzerland)
rn, Canton of Bern) SS:
bassy of the United States of America)

certify that the annexed document bears the genuine seal the Swiss Federal Department of Foreign Affairs.

ertify under penalty of perjury under the laws of the ted States that the foregoing is true and correct.

(Signature of Consular Officer)

John M. GRONDELSKI (Typed name of Consular Officer)

Consul of the United States of America (Title of Consular Officer)

Case-ণ-0ে9াক্ত ৩৯৯৩ বিPP Document 273-3 Filed 09/24/10 Page 7 of 20 ation suisse

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"idgenössisches Departement für auswärtige Angelegenheiten EDA

26071

Referenz /Aktenzeichen:

K.252.22-USA/IRAN 106-1 WUH

Das Eidgenössische Departement für auswärtige Angelegenheiten bezieht sich auf die Note CONS No. 17489 vom 08. Oktober 2008 betr. die Übermittlung von Gerichtsakten im Fall Jeremy Levin, et al. gegen die Islamische Republik Iran, und beehrt sich, der Botschaft der Vereinigten Staaten von Amerika in der Beilage folgende Unterlagen zuzustellen, die es vom Dienst für amerikanische Interessen der Schweizerischen Botschaft in Teheran zurückerhalten hat:

- Gerichtsakten: Judicial Assistance: Jeremy Levin, et al. v. the Islamic Republic of Iran, et al., Case No. 05-2494.
- Note Nr. 1059-IE, 1060-IE und 1061-IE vom 14. Oktober 2008 und "Proof of Service", datiert vom 14. Oktober 2008, sowie die Beglaubigung der Unterschrift durch die Schweizerische Bundeskanzlei datiert vom 10. Dezember 2008.

Der genannte Dienst hat die oben erwähnten Gerichtsakten samt seiner Noten Nr. 1059-IE (Islamic Republik of Iran), 1060-IE (Iranian Ministry of Information and Security) und 1061-IE (Iranian Revolutionary Guard Corps) am 14. Oktober 2008 an das iranische Aussenministerium übergeben. Die Annahme der Originalnoten samt Beilagen wurden jedoch durch das Iranische Aussenministerium gleichentags verweigert und ohne Kommentar zurückgegeben. In der Beilage erhalten Sie die drei erwähnten Noten als 'evidence of delivery', mit Bestätigung der Bundeskanzlei datiert vom 10. Dezember 2008.

Das Departement benützt auch diesen Anlass um die Botschaft seiner ausgezeichneten Hochachtung zu versichern.

Bern, 10. Dezember 2008

Beilagen erwähnt

An die Botschaft der Vereinigten Staaten von Amerika

Вегп

Informal Embassy translation from the German of SPP Note No. 26071 dated December 10, 2008:

"The Federal Department of Foreign Affairs, referring to Embassy's note No. 17489 of October 8, 2008 concerning the transmission of the court documents in the case of Jeremy Levin, et al. v. the Islamic Republic of Iran and has the honor to submit to the Embassy of the Untied States of America the following enclosures received from the American Interests Section of the Swiss Embassy in Tehran.

- Court documents: Judicial Assistance: Jeremy Levin, et al. v. the Islamic Republic of Iran, et al., Case No. 05-2494
- Notes Nos. 1059-IE, 1060-IE and 1061-IE dated October 14, 2008 and 'Proof of service' dated October 14, 2008 furnished with the authentication of signature made by the Swiss Federal Chancellery dated December 10, 2008

The Interests Section delivered the above mentioned court documents and its notes Nos. 1059-IE (Islamic Republic of Iran, 1060-IE (Iranian Ministry of Information and Security) and 1061-IE (Iranian Revolutionary Guard Corps) on October 14, 2008 to the Iranian Ministry of Foreign Affairs. On the same day the receipt of the notes and attachments was refused by the Iranian Ministry of Foreign Affairs and returned with no comment. Enclosed are the mentioned three notes as 'evidence of delivery' furnished with the authentication of signature made by the Swiss Federal Chancellery on December 10, 2008.

Complimentary close.

Bern, December 10, 2008

Enclosures as stated"

federation of Switzerland)
n, Canton of Bern) SS:
assy of the United States of America)

ertify that the annexed document is executed by the uine signature and seal of the following named official, in an official capacity, is empowered by the laws of tzerland to execute that document.

ertify under penalty of perjury under the laws of the ted States that the foregoing is true and correct.

Ruth EGGER

ped name of Official who executed the annexed document)

(Signature of Consular Officer)

John M. GRONDELSKI
(Typed name of Consular Officer)

Consul of the United States of America
(Title of Consular Officer)

Case 1:09-cv-05900-RPP Document 273-3 Filed 09/24/10 Page 10 of 20

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US Interests Section

No. 1061-IE

The Embassy of Switzerland, Foreign Interests Section, in Tehran presents its compliments to the Ministry of Foreign Affairs of the Islamic Republic of Iran and has the honor to refer the Ministry of Foreign Affairs of the Islamic Republic of Iran to the lawsuit Jeremy Levin, et al. v. Islamic Republic of Iran, et al., Case Number 05-2494, which is pending in the U.S. Federal District Court for the District of Columbia. The Iranian Revolutionary Guard Corps is a defendant in this case. The Foreign Interests Section transmits an Order and Judgment herewith. The U.S. Federal District Court has requested the transmittal of this document. This note constitutes transmittal of this document to the Iranian Revolutionary Guard Corps as contemplated in Title 28, United States Code, Section 1608 (a)(4).

Please note that under U.S. law, attachment and execution proceedings pursuant to Title 28, United States Code, Section 1610 may commence after a reasonable period of time from the giving of notice of the default judgment.

The Foreign Interests Section has been advised that under the laws of the United States, any jurisdictional or other defense including claims of sovereign immunity must be addressed to the court before which the matter is pending, for which reason it is advisable to consult an attorney in the United States. Such legal counsel can advise about raising legal objections, if any, either in the underlying proceeding or should there be a proceeding relating to enforcement of the default judgment. Otherwise, proceedings will continue without an opportunity to present evidence or possible defenses. Consistent with practice, the United States Department of State is available to discuss with counsel the requirements of U.S. law. The United States Government is not a party to this litigation and cannot represent other parties in this matter.

The Embassy of Switzerland, Foreign Interests Section, avails itself of this opportunity to renew to the Ministry of Foreign Affairs of the Islamic Republic of Iran the assurances of its highest consideration.

Attachments:

- 1 Order and Judgment
- 2 Translations

Tehran - October 14, 2008 (Mehr 23, 1387)

Ministry of Foreign Affairs of the Islamic Republic of Iran Tehran

Case 1:09-cv-05900-RPP Document 273-3 Filed 09/24/10 Page 11 of 20

I, Marco M. Kämpf, Head of the Foreign Interests Section of the Embassy of Switzerland in Tehran certify that this is a true copy of the diplomatic note number 1061-IE dated October 14, 2008 and delivered to the Iranian Ministry of Foreign Affairs on October 14, 2008.

Marco M. Kämpf Head of Foreign Interests, Section

Tehran - October 14, 2008



APOSTILLE (Convention de la Haye du 5 octobre 1961)

1. Country: SWISS CONFEDERATION

This public document

- 2. has been signed by Marco M. Kämpf
- 3. acting in the capacity of officers
- 4. bears the seal/stamp of

Embassy of Switzerland US Interests Section Tehran

Certified

5. at Berne

the 10 December 2008

 by Ruth Egger functionary of the Swiss federal Chancellery

018507

Seal/stamp:

Swiss federal Chancellery

10. Signature

Ruth Egger



شعاره ۱۰۶۱ ۱۹۰۱

سفارت سوئیس ، قسمت حافظ مثافع خارجی ، در تهران با اظهار تعارفات خود به وزارت امور خارجه جمهوری اسلامی ایران اختراما" توجه آن وزارت محترم را به دعوی حقوقی تحت عنوان چرمی لوین و افراد دیگر علیه جمهوری اسلامی ایران و افراد دیگر تحت پرونده شماره ۲۳۹۳-۵ ، که در دادگاه بخش ادرال ایالات متحده آمریکا برای ناحیه کلمبیا مفتوح فمسل ۲۸ بغش ۱۹۰۸ بند (الف) (٤) مجموعه قوانين ايالات متحده ، اين ياددائنت به منزله ابلاغ مدارک مذکور به سپاه میهاشد جلب مینماید . سیاه پاسداران جمهوری اسلامی ایران طرف خوانده در این پرونده میهاشد . قسمت حافظ منافع خارجی بنا به درخواست دادگاه فدرال ناحیه ای ایالات متحده بدینوسیله یک فقره حکم را ایفاد میدارد . برابر مقررات باسداران جمهوري اسلامي ايران تلقى ميكريد

خاطرنشان میدازد که طبق قرانین ایالات متحده آمریکا ، توقیف و ضبط قانونی اموال و اقدام به اجرای حکم برابر با فصل ۲۸ بخش ۱۹۱۰ مجموعه قوانین ایالات متحده آمریکا ممکن است پس از مدت زمانی منطقی بعد از اعلام حکم قصور اعزون

بدینومیله اشعار مهدارد که طبق قوانین ایالات متحده آمریکا هر گونه دفاع مربوط به قلمرو قضایی و یا دفاع دیگری از جمله طوان نمودن مصولیت مبنی پر حاکمیت بایستی خطاب به دادگاهی صورت گیرد که موضوع در آن مفتوح میباشد و از این رو مشورت با یک مشاور حقوقی در ایالات متحده آمریکا توصیه میگردد , این مشاور حقوقی میتواند در صورت تمایل به اقامه اعتراض فانونی به اقدامات اولیه و یا اقدامات مربوط به اجرای حکم قصور راهنمایی لازم را ارائه دهد وزارت امور خارجه ایالات متحده أمریکا آماده گفتگو در مورد قوانین مربوطه میباشد . دولت ایالات متحده آمریکا از در غير اينصورت سير كمار پرونده بدون أنكه فرصت ارائه شواهد و دفاعيه وجود دائمته بائند ادامه بيدا خواهد كرد طرفین این پرونده نبوده و تماینده هیچ یک از طرفین نخواهد بود .

جمهوری اسلامی ایران تجدید مینماید.

سفارت سوئیس ، قسمت حافظ منافع خار/چی ، موقع را مغتم شمرده احترامات فائقه خود را نسبت په وزارت امور خارجه

تهران ، بتاریخ بیست و سوم صهر ماه ۱۲۸۷ (۱۴ اکتبر ۲۰۰۸)



پیوست: ۱- حکم دادگاه و قضاوت در مورد پرونده ۲- ترجمه ها

وزارت امور خارجه جمهوری اسلامی ایران تهران



nfederation of Switzerland)		
rn, Canton of Bern)	SS:	
bassy of the United States of America)		

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ertify under penalty of perjury under the laws of the ted States that the foregoing is true and correct.

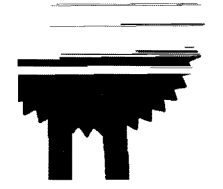
Ruth EGGER

bed name of Official who executed the annexed document)

(81gnature of Consular Officer)

John M. GRONDELSKI
(Typed name of Consular Officer)

Consul of the United States of America (Title of Consular Officer)



Case 1:09-cv-05900-RPP Document 273-3 Filed 09/24/10 Page 14 of 20 weizerische Eidgenossenschaft

Infédération suisse Lonfederazione Svizzera Confederazion svizra

US Interests Section

No. 1059-IE

The Embassy of Switzerland, Foreign Interests Section, in Tehran presents its compliments to the Ministry of Foreign Affairs of the Islamic Republic of Iran and has the honor to refer the Ministry of Foreign Affairs of the Islamic Republic of Iran to the lawsuit Jeremy Levin, et al. v. Islamic Republic of Iran, et al., Case Number 05-2494, which is pending in the U.S. Federal District Court for the District of Columbia. The Islamic Republic of Iran is a defendant in this case. The Foreign Interests Section transmits an Order and Judgment herewith. The U.S. Federal District Court has requested the transmittal of this document. This note constitutes transmittal of this document to the Islamic Republic of Iran as contemplated in Title 28, United States Code, Section 1608 (a)(4).

Please note that under U.S. law, attachment and execution proceedings pursuant to Title 28, United States Code, Section 1610 may commence after a reasonable period of time from the giving of notice of the default judgment.

The Foreign Interests Section has been advised that under the laws of the United States, any jurisdictional or other defense including claims of sovereign immunity must be addressed to the court before which the matter is pending, for which reason it is advisable to consult an attorney in the United States. Such legal counsel can advise about raising legal objections, if any, either in the underlying proceeding or should there be a proceeding relating to enforcement of the default judgment. Otherwise, proceedings will continue without an opportunity to present evidence or possible defenses. Consistent with practice, the United States Department of State is available to discuss with counsel the requirements of U.S. law. The United States Government is not a party to this litigation and cannot represent other parties in this matter.

The Embassy of Switzerland, Foreign Interests Section, avails itself of this opportunity to renew to the Ministry of Foreign Affairs of the Islamic Republic of Iran the assurances of its highest consideration.

Attachments:

- 1 Order and Judgment
- 2 Translations

Tehran -- October 14, 2008 (Mehr 23, 1387)

Ministry of Foreign Affairs of the Islamic Republic of Iran Tehran

I, Marco M. Kampf, Head of the Foreign Interests Section of the Embassy of Switzerland in Tehran certify that this is a true copy of the diplomatic note number 1059-IE dated October 14, 2008 and delivered to the Iranian Ministry of Foreign Affairs on October 14, 2008.

Matco M. Kämpf Head of Foreign Interests Section

Tehran - October 14, 2008



APOSTILLE

(Convention de la Haye du 5 octobre 1961)

1. Country: SWISS CONFEDERATION

This public document

- 2. has been signed by Marco M. Kämpf
- 3. acting in the capacity of officers
- 4. bears the seal/stamp of

Embassy of Switzerland US Interests Section Tehran

Certified

5. at Berne

- s. the 10 December 2008
- 7. by Ruth Egger functionary of the Swiss federal Chancellery
- 8. No Q 1.8.5.Q.5.
- 9. Seal/stamp:

Swiss federal Chancellery

10. Signature

Ruth Egger



شماره ۱۰۵۹ -۱۳

ایران احتراما" توجه آن وزارت محترم را به دعوی حقوقی تعت عنوان جرمی نوین و افراد دیگر علیه جمهوری اسلامی ایران و افراد دیگر تحت پرونده شماره ۲۲۹۳ه. که در دادگاه بخش فدرال ایالات متحده آمریکا برای ناحیه کامبیا مفتوح ۱٦٠٨ بند (الف) (٤) مجموعه قوانين اليالات متحده ، اين يادداشت به منزله ابلاغ مدارک مذکور به دولت جمهوری جمهوری اسلامی ایران طرف خوانده در این پرونده میباشد . قسمت حافظ منافع خارجی بنا به سفارت سوئیس ، قسمت حافظ منافع خارجی ، در تهران یا اظهار تمارفات خود یه وزارت امور خارجه جمهوری اسلامی درخواست دادگاه فدرال ناحیه ای ایالات متحده بدینوسیله یک فقره حکم را ایفاد میدارد. برابر مقررات فصل ۲۸ اسلامی ایران تلقی میگردد میباشد چلب مینماید .

خاطرنشان میسازد که طبق قوانین ایالات متحده أمریکا ، توقیف و ضبط قانونی اموال و اقدام به اجرای حکم برابر با فصل ۲۸ بغش ۱۶۱۰ مجموعه قوانین ایالات متحده آمریکا ممکن است پس از مدت زمانی منطقی بعد از اعلام حکم قصور

در غیر اینصورت سیر کار پرونده بدون آنکه فرصت ارائه شواهد و دفاعیه وجود داشته باشد ادامه بیدا خواهد کرد . تمایل به اقامه اعتراض قانونی به اقدامات اولیه و یا اقدامات مربوط به اجرای حکم قصور راهنمایی لازم را ارانه دهد جمله عنوان نمودن مصونیت مینی بر حاکمیت بایستی خطاب به دادگاهی صورت گیرد که موضوع بر آن مفتوح میباشد و از این رو مشورت با یک مشاور حقوقی در ایالات متحده امریکا توصیه میگردد . این مشاور حقوقی میتواند در صورت بدینوسیله اشعار میدارد که طبق قوانین ایالات متحده آمریکا هر گونه دفاع مربوط به قلمرو قمضایی و یا دفاع دیگری از وزارت امور خارجه اوالات متحده آمریکا آماده گفتگو در مورد قوانین مربوطه میباشد . دولت اوالات متحده آمریکا از طرفین این پرونده نبوده و نماینده هیچ یک از طرفین نخواهد بود .

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سفارت سوئیس ، قسمت حافظ مناقع خاریجی ، موقع را مغتلم شمرد، احترامات فائله خود را نسبت به وزارت امور خارجه

جمهوري اسلامي ايران تجنيد مينمايد . ع

تهران، بتاریخ بیست و سوم مهر ماه ۱۳۸۷ (۱۴ اکتبر

پیوست : ۱- هکم دادگاه و قضاوت در مورد پرونده

公司

وزارت امور خارجه جمهوری آسلامی ایران تهران



nfederation of Switzerland)
rn, Canton of Bern) SS:
passy of the United States of America)

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Signature of Consular Officer)

John M. GRONDELSKI (Typed name of Consular Officer)

Consul of the United States of America (Title of Consular Officer)

Caseril 2003: 606: 405-2000-RPP Document 273-3 Filed 09/24/10 Page 18 of 20

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US Interests Section

No. 1060-IE

The Embassy of Switzerland, Foreign Interests Section, in Tehran presents its compliments to the Ministry of Foreign Affairs of the Islamic Republic of Iran and has the honor to refer the Ministry of Foreign Affairs of the Islamic Republic of Iran to the lawsuit Jeremy Levin, et al. v. Islamic Republic of Iran, et al., Case Number 05-2494, which is pending in the U.S. Federal District Court for the District of Columbia. The Iranian Ministry of Information and Security is a defendant in this case. The Foreign Interests Section transmits an Order and Judgment herewith. The U.S. Federal District Court has requested the transmittal of this document. This note constitutes transmittal of this document to the Iranian Ministry of Information and Security as contemplated in Title 28, United States Code, Section 1608 (a)(4).

Please note that under U.S. law, attachment and execution proceedings pursuant to Title 28, United States Code, Section 1610 may commence after a reasonable period of time from the giving of notice of the default judgment.

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Attachments:

- 1 Order and Judgment
- 2 Translations

Tehran – October 14, 2008 (Mehr 23, 1387)

Ministry of Foreign Affairs of the Islamic Republic of Iran Tehran

Case 1:09-cv-05900-RPP Document 273-3 Filed 09/24/10 Page 19 of 20

I, Marco M. Kämpf, Head of the Foreign Interests Section of the Embassy of Switzerland in Tehran certify that this is a true copy of the diplomatic note number 1060-IE dated October 14, 2008 and delivered to the Iranian Ministry of Foreign Affairs on October 14, 2008.

Marco M. Kämpf Head of Foreign Interests Section

Tehran - October 14, 2008



APOSTILLE

(Convention de la Haye du 5 octobre 1961)

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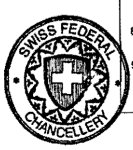
8 No 018506

9. Seal/stamp:

Swiss federal Chancellery

10. Signature

Ruth Egger



شماره ۱۰۶۰ ا

ایران احتراما" توجه آن وزارت محترم را به دعوی حقوقی تحت عنوان جرمی لوین و افراد دیگر علیه جمهوری اسلامی ایران و افراد دیگر تحت پرونده شماره ۲۴۹۳-۵، که در دادگاه بخش فدرال آیالات متحده آمریکا برای ناحیه کلمبیا مفتوح په درخواست دادگاه قدرال ناحیه ای ایالات متحده بدینوسله یک فقره حکم را ایفاد میدارد . برابر مقررات فصل ۴۸ بخش ۱۲۰۸ بند (الف) (٤) مجموعه قوانین ایالات متحده ، این یادداشت به منزله ابلاغ مدارک مذکور به وزارت میباشد چلب مینماید . وزارت اطلاعات و امنیت ایران طرف خوانده در این پرونده میباشد . قسمت حافظ منافع خارجی بنا سقارت سونیس ، قسمت هافظ مناقع خارجیی ، در تهران با اظهار تعارفات خود یه وزارت امور خارجه جمهوری اسلامی ایران و افراد دیگر تحت پرونده شماره اطلاحات و امنیت ایران تلقی میگردد

خاطرنشان مهسازد که طبق قوانین ایالات متحده آمریکا ، توقیف و ضبط قانونی اموال و اقدام به اجرای حکم برابر با فصل ۲۸ بخش ۱۶۱۰ مجموعه قوانین ایالات متحده آمریکا ممکن است پس از مدت زمانی منطقی بعد از اعلام حکم قصمور اعاز کردد

تمایل به اقامه اعتراض قانونی به اقدامات اولیه و یا اقدامات مربوط به اجرای حکم قصور راهنمایی لازم را ارائه دهد از این رو مشورت با یک مشاور حقوقی در ایالات متحده آمریکا توصیه میگردد . این مشاور حقوقی میتواند در صورت جمله عنوان نمودن مصنونیت مبنمی بر حاکمیت بایستی شطاب به دانگاهی صنورت گیرد که موضوع در آن مفتوح میباشد و بدینوسیله انسمار میدارد که طبق قوانین ایالات متحده آمریکا هر گونه دفاع مربوط به قلمرو قضایی و یا دفاع دیگری از وزارت امور خارجه ایالات متحده آمریکا آماده گفتگو در مورد قوانین مربوطه میباشد . دولت ایالات متحده آمریکا از در غیر اینصورت سیر کار پرونده بدون آنکه فرصت ارائه شواهد و دفاعیه وجود داشته باشد ادامه بیدا خواهد کرد طرفین این پرونده نبوده و نماینده هیچ یک از طرفین نخواهد بود .

سفارت سونیس ، قسمت حافظ منافع خارگچی ، موقع را مغتنم شمرده احترامات فانقه خود را نصبت به وزارت امور خارجه

جمهوري أسلامي أيزان تجديد مينمايد المرك

تهران ، بتاریخ بیست و سوم مهر ماه ۱۲۸۷ (۱۴ اکتیر ۲۰۰۸)



پیوست : ۱- همکم دادگاه و قضاوت در مورد پرونده ۲- ترجمه ها

وزارت امور خارجه جمهوری اسلامی ایران تهران